

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

USDC SDNY
DOCUMENT
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DATE FILED: 12/29/15

ENVIRONMENTAL PROTECTION AND
IMPROVEMENT COMPANY, LLC,

Plaintiff,

Case No. 1:15-cv-08308

v.

WECARE ORGANICS, LLC

Defendant.

JUDGMENT

Upon receipt of Defendant WeCare Organics, LLC ("WeCare")'s Confession of Judgment
in favor of Plaintiff Environmental Protection and Improvement Company, LLC ("EPIC"); this 29th
day of December, 2015,

JUDGMENT IS HEREBY ENTERED in the above-captioned matter in favor of
Plaintiff as against Defendant in the amount of \$421,706.92, and it is further

ORDERED that WeCARE shall receive credit against this judgment for any amounts
that WeCare pays to EPIC pursuant to Section 1 of the parties' Forbearance Agreement.
The Clerk of the Court is respectfully directed to close the case.

Dated: December 29, 2015

Valerie Caproni
Hon. Valerie Caproni

xm

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Plaintiff,

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Defendant.

CONFESSTION OF JUDGMENT

Subject to the terms of a Forbearance Agreement executed simultaneously herewith, which provides that Plaintiff, Environmental Protection and Improvement Company, LLC (“EPIC”), will not execute on the instant judgment so long as Defendant WeCare Organics, LLC (“WeCare”), meets certain obligations through the first half of 2016, WeCare hereby confesses judgment in the above-captioned matter and consents to entry of an award in favor of EPIC in the amount of \$421,706.92, less any amounts paid by WeCare pursuant to the schedule set forth in Section 1 of the Forbearance Agreement, which parties agree represents the remaining principal plus costs and attorney’s fees that WeCare owes EPIC under the July 30, 2015 Settlement Agreement. Post-judgment interest shall be governed at the rate and under the terms agreed-upon by parties in their Forbearance Agreement.

Dated: 12/22/2015


C. Wesley Gregory, III, on behalf of WeCare
Organics, LLC